## LEE LITIGATION GROUP, PLLC

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May 29, 2018

## **Via ECF**

The Honorable F. Dennis Saylor, IV, U.S.D.J. United States District Court District of Massachusetts
1 Courthouse Way
Boston, Massachusetts 02210

Re: Godino v. J.P. Lick's Homemade Ice Cream Company, Inc.

Case No. 18-cv-10066

Dear Judge Saylor:

We are counsel to Plaintiff in the above-referenced matter. We write, jointly with counsel to Defendant, to inform the Court that the parties have reached a settlement in principle.

The parties respectfully request that the Court dismiss this action with leave to reopen the case in thirty (30) days from today's date if the parties have not submitted their final Notice of Dismissal by such time.

In view of the contemplated settlement, the parties respectfully request the Court adjourn all pending dates and deadlines, *sine die*, including, but not limited to, the Scheduling Conference currently scheduled for May 30, 2018 at 3:10 p.m.

We thank Your Honor for considering this matter.

Respectfully submitted,

<u>/s/ C.K. Lee</u> C.K. Lee, Esq.

cc: all parties via ECF

## **CERTIFICATE OF SERVICE**

I, (	C.K.	Lee	, hereby	cei	tify that on	May 29	, 201	8, a	true and co	rrect o	cop	y of	this document
was filed t	throu	igh t	the ECF	sys	stem and wi	ll be ser	nt ele	ctro	nically to th	ne reg	iste	red	participants as
identified	on	the	Notice	of	Electronic	Filing,	and	by	first-class	mail	to	all	nonregistered
participan	ts, if	any											

/s/ C.K.Lee C.K. Lee, Esq.